EXHIBIT 1

Pages 2- 10	State of Oklahoma v. Sanders, et al. CF-2011-72, Docket Sheet
Pages 11-14	State of Oklahoma v. Amber Nicole Meade CF-2010-6714, Information
Pages 15-18	State of Oklahoma v. Amber Nicole Meade CF-2010-6714, Judgment and Sentence
Pages 19-24	State of Oklahoma v. Amber Nicole Meade, et al CF-2011-1451, Information
Pages 25-28	State of Oklahoma v. Amber Nicole Meade CF-2011-1451, Judgment and Sentence
Pages 29-35	United States of America v. Amber Nicole Meade CR-11-207-001-R, Judgment

DSCN THE OKLAHOMA STATE COURTS NETWORK

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IN THE DISTRICT COURT IN AND FOR OKLAHOMA COUNTY, OKLAHOMA

STATE OF OKLAHOMA, Plaintiff,

ASHLEY DAWN LOFTIS, Defendant, and JASON WADE SANDERS,

Defendant.

No. CF-2011-72 (Criminal Felony)

Filed: 01/06/2011 Closed: 05/27/2011

Judge: Truong, Cindy H.

Parties

LOFTIS, ASHLEY DAWN, Defendant Oklahoma City Police Department, ARRESTING AGENCY SANDERS, JASON WADE, Defendant STATE OF OKLAHOMA, Plaintiff

Attorneys

Attorney

Kirkpatrick, Emilie P (Bar # 21257) Assistant Public Defender 320 Robert S. Kerr 611 County Office Bldg. Oklahoma City, OK 73102

LOWE, JUSTIN(Bar # 18958) 3133 NW 63 OKLAHOMA CITY, OK 73116 Represented Parties LOFTIS, ASHLEY DAWN

SANDERS, JASON WADE

Events

Event	Party	Docket	Reporter
Thursday, February 3, 2011 at 9:00 AM	LOFTIS, ASHLEY DAWN	Stephen Alcorn	ı
PRELIMINARY HEARING CONFERENCE(PRELIMC)			
Thursday, February 24, 2011 at 13:30 PM	LOFTIS, ASHLEY DAWN	D. Fred Doak	
PRELIMINARY HEARING CONFERENCE(PRELIMC)			
Friday, March 18, 2011 at 9:00 AM	LOFTIS, ASHLEY DAWN	D. Fred Doak	
PRELIMINARY HEARING CONFERENCE(PRELIMC)			
Thursday, March 24, 2011 at 9:00 AM	SANDERS, JASON WADE	Stephen Alcorn	l
PRELIMINARY HEARING CONFERENCE(PRELIMC)			
Friday, March 25, 2011 at 9:01 AM	LOFTIS, ASHLEY DAWN	D. Fred Doak	
PRELIMINARY HEARING CONFERENCE X 2(PRELIMC)			
Friday, April 22, 2011 at 9:00 AM	LOFTIS, ASHLEY DAWN	D. Fred Doak	
PRELIMINARY HEARING CONFERENCE X 3(PRELIMC)			
Tuesday, May 17, 2011 at 9:00 AM	SANDERS, JASON WADE	Stephen Alcorn	l
PRELIMINARY HEARING CONFERENCE(PRELIMC)			
Friday, May 27, 2011 at 9:00 AM	LOFTIS, ASHLEY DAWN	D. Fred Doak	
PRELIMINARY HEARING(PLH)			
Friday, May 27, 2011 at 9:00 AM	SANDERS, JASON WADE	D. Fred Doak	

PRELIMINARY HEARING(PLH)

Counts

Parties appear only under the counts with which they were charged. For complete sentence information, see the court minute on the docket.

Count #1.

Count as Filed: MD1, POSSESSION OF A COUNTERFEIT STATE ID

CARD, in violation of 47 O.S. 6-301(2)

Date Of Offense: 12/12/2010

Party Name:

Disposition Information:

(After Prior Convictions)

LOFTIS, ASHLEY DAWN Disposed: DISMISSED, 05/27/2011. Dismissed- Request of the State. Count as Disposed: POSSESSION OF A COUNTERFEIT STATE ID CARD

(MD1)

Violation of 47 O.S. 6-301(2)

Count # 2.

Count as Filed: MD1, POSSESSION OF A COUNTERFEIT STATE

DRIVER'S LICENSE, in violation of 47 O.S. 6-301(2)

Date Of Offense: 12/12/2010

Party Name:

Disposition Information:

Defendant: SANDERS,

JASON WADE

(After Prior Convictions)

Disposed: DISMISSED, 05/27/2011. Dismissed-Request of the State.

Count as Disposed: POSSESSION OF A COUNTERFEIT STATE

DRIVER'S LICENSE (MD1) Violation of 47 O.S. 6-301(2)

Count #3.

Count as Filed: RCSP, CONCEALING STOLEN PROPERTY, in violation

of 21 O.S. 1713

Date Of Offense: 12/12/2010

Party Name:

Disposition Information:

Defendant: LOFTIS,

ASHLEY DAWN

(After Prior Convictions)

Disposed: DISMISSED, 05/27/2011. Dismissed- Prosecution Witness

Failed to Appear.

Count as Disposed: CONCEALING STOLEN PROPERTY (RCSP)

Violation of 21 O.S. 1713

Defendant: SANDERS,

JASON WADE

(After Prior Convictions)

Disposed: DISMISSED, 05/27/2011. Dismissed-Request of the State.

Count as Disposed: CONCEALING STOLEN PROPERTY (RCSP)

Violation of 21 O.S. 1713

Count #4.

Count as Filed: FORG, FORGERY IN THE SECOND DEGREE, in

violation of 21 O.S. 1561-1628 Date Of Offense: 12/12/2010

Party Name:

Disposition Information:

Defendant: LOFTIS,

ASHLEY DAWN (After Prior Convictions) Disposed: DISMISSED, 05/27/2011. Dismissed- Request of the State. Count as Disposed: FORGERY IN THE SECOND DEGREE (FORG)

Violation of 21 O.S. 1561-1628

Count #5.

Count as Filed: IDT, Identity Theft, in violation of 21 O.S. 1533.1

Date Of Offense: 12/12/2010

Party Name:

Disposition Information:

<u>Defendant:</u> LOFTIS, ASHLEY DAWN (After Prior Convictions) Disposed: DISMISSED, 05/27/2011. Dismissed- Request of the State.

Count as Disposed:Identity Theft (IDT)

Violation of 21 O.S. 1533.1

Docket

Date	Code	Count	Party	Serial #	Entry Date		
01-06-2011	TEXT	1	LOFTIS, ASHLEY DAWN	65917173	Jan 6 2011 10:51:15:203AM	-	\$ 0.00
	CRIMINAL FELONY	/ INITIAL I	FILING.				
01-06-2011	INFORMATION	1	LOFTIS, ASHLEY DAWN	65937056	Jan 7 2011 3:13:00:843F	PM -	\$ 0.00
	COUNTERFEIT ST.	ATE ID CA	ARD IN VIOLATI		WITH COUNT #1, F O.S. 6-301(2)	POSSESSION	OF A
	Document Availa MICROFILM: REEL			252			
01-06-2011	INFORMATION	2	SANDERS, JASON WADE	65937057	Jan 7 2011 3:12:19:263F	PM -	\$ 0.00
					D WITH COUNT #2, ION OF 47 O.S. 6-30		N OF A
01-06-2011	INFORMATION	3	LOFTIS, ASHLEY DAWN	65937058	Jan 7 2011 3:12:19:323F	PM -	\$ 0.00
	DEFENDANT ASHL STOLEN PROPER				WITH COUNT #3, 0	CONCEALING	•
01-06-2011	INFORMATION	3	SANDERS, JASON WADE	65937059	Jan 7 2011 3:12:19:343F	PM -	\$ 0.00
	DEFENDANT JASC STOLEN PROPER				D WITH COUNT #3,	CONCEALIN	G
01-06-2011	INFORMATION	4	LOFTIS, ASHLEY DAWN	65937060	Jan 7 2011 3:12:19:363F	PM -	\$ 0.00
	DEFENDANT ASHL SECOND DEGREE				WITH COUNT #4, F 28	ORGERY IN	THE
01-06-2011	INFORMATION	5	LOFTIS, ASHLEY DAWN	65937061	Jan 7 2011 3:12:19:383F	PM -	\$ 0.00
	DEFENDANT ASHL VIOLATION OF 21			CHARGED	WITH COUNT #5, I	DENTITY THE	EFTIN
01-06-2011	TEXT	-		65917174	Jan 6 2011 10:51:15:213AM	-	\$ 0.00
	OCIS HAS AUTOM	ATICALLY	' ASSIGNED JU	DGE DAVI	S, LISA T TO THIS (CASE.	
01-07-2011	WAI\$	-	LOFTIS, ASHLEY DAWN	65945039	Jan 10 2011 8:09:39:117AM	Realized	\$ 50.00
	WARRANT OF ARE	REST ISSI	JED, JUDGE: RI	USSELL H	ALL - BOND AMOU	VT: \$20,000.0	0
	COMMENT: 201100 (\$ 50.00)	01157 P-2					
01-07-2011	OCISR	_	LOFTIS, ASHLEY DAWN	65945040	Jan 10 2011 8:09:39:287AM	Realized	\$ 25.00
	OKLAHOMA COUR	TINFOR	MATION SYSTE	M REVOL	/ING FUND(\$ 25.00)	•	

01-07-2011	I WAI\$ - WARRANT OF ARREST IS	SANDERS, JASON WADE SUED, JUDGE: RI	00940120	Jan 10 2011 8:10:27:347AM ALL - BOND AMOU	Realized NT: \$20,000.0	\$ 50.00 0
	COMMENT: 2011001158 (\$ 50.00)					
01-07-2011	OCISR -	SANDERS, JASON WADE RMATION SYSTEI	65945121 M REVOL\	Jan 10 2011 8:10:27:367AM /ING FUND(\$ 25.00	Realized	\$ 25.00
01-10-2011	CTEDEE	SANDERS, JASON	65961204	Jan 11 2011		\$ 0.00
01-10-201	JUDGE HALL: BOND WRIT 10-11. THE BOND INCREA CUSTODY.	SED AT ARRAIGN	, PWR#458			ON 1-
	Document Available at C MICROFILM: REEL 2483 F		406			····
01-10-2011	I BDXON -	SANDERS, JASON WADE	65986796	Jan 11 2011 4:22:46:620PM	-	\$ 0.00
	THE STATUS OF THE BOI CHANGED TO READ AS F		LED IN DO	CKET SERIAL #659	86795 ABOV	E HAS
	PROFESSIONAL BOND FO (PROFESSIONAL:LEBOEL POSTED 12/12/2010, EXO	OR SANDERS, JAS JF, GINA) (POWEF	R NUMBER			4,000.00,
01-10-2011	I CTARR -	SANDERS, JASON WADE	65987817	Jan 12 2011 8:29:38:477AM	_	\$ 0.00
	JUDGE ALCORN: DEFEND ATTY PRESENT. ARRAIG INFORMATION AND FURT GUILTY. PRELIMINARY HI JUDGE STEPHEN P. ALCO REPORTER WAIVED.	NMENT HELD. DE THER TIME TO PLI EARING CONFERI	FENDANT EAD, DEFE ENCE SET	WAIVES READING ENDANT ENTERS A FOR PHC 3-24-20	OF THE APLEA OF NO 11 9AM BEFO	T
01-11-2011	CTFREE -	LOFTIS, ASHLEY DAWN	65985041	Jan 18 2011 12:52:59:013PM	-	\$ 0.00
	JUDGE HALL: PROFESSION 1-11-11. THE DEFENDANT COMMITMENT ISSUED. B Document Available at C MICROFILM: REEL 2470 F	DNAL BOND WRIT TWAS IN CUSTOE OND RESET IN TH Court Clerk's Office	Y AT THE HE AMOUN	2-12-1 IS ORDEREI TIME OF ARRAIGN		ED ON
01-11-2011	I BO -	SANDERS, JASON WADE	65986795	Jan 11 2011 4:22:58:290PM	Realized	\$ 10.00
	PROFESSIONAL BOND FO (PROFESSIONAL:LEBOEU POSTED 12/12/2010, EXO Document Available at C	OR SANDERS, JAS JF, GINA) (POWEF NERATED 01/10/2	RNUMBER	E POSTED BY FINL 2:45873), IN THE A	EY, KAREN MOUNT OF \$4	4,000.00,
	MICROFILM: REEL 2487 F	RAMENUMBER 5	023			
01-11-2011	I BOJ -	SANDERS, JASON WADE	65986797	Jan 11 2011 4:22:46:620PM	Realized	\$ 25.00
	BOND INITIAL FILING JAIL	. FUND FEE(\$ 25.0	00)			
01-11-201	I CCADMIN25 -	SANDERS, JASON WADE	65986798	Jan 11 2011 4:22:46:620PM	Realized	\$ 2.50

	COURT CLER	K ADMINISTRA	ATIVE FEE ON \$	25 COLLE	CTIONS(\$ 2.50)	
01-11-2011	WARRANT RECOMMENT: 20 国Document A	011001158 CLE Available at Cou	SANDERS, JASON WADE /2011, WARRAN EARED 1-8-2011 Int Clerk's Office AMENUMBER 52		Jan 13 2011 8:26:13:087AM ON 1/7/2011	-	\$ 0.00
01-11-2011	WARRANT RE COMMENT: 20 国Document A	011001157 P-2 A <i>vailable at Cou</i>	LOFTIS, ASHLEY DAWN /2011, WARRAN CLEARED 1-8-2 Irt Clerk's Office AMENUMBER 21	011	Jan 13 2011 8:27:12:147AM ON 1/7/2011	-	\$ 0.00
01-11-2011	THE STATUS CHANGED TO PROFESSION	READ AS FOI AL BOND FOR NAL:JUDGE, D	LLOWS: LOFTIS, ASHLE	EY DAWN I	POSTED BY JU	- #66029402 ABOVE JDGE, DEBORAH), POSTED 12/12/2	
01-12-2011	JUDGE ALCO COUNTY PUB DEFENDANT DEFENDANT	LIC DEFENDE WAIVES READ ENTERS A PLI 9A.M. BEFORI	R, TENTATIVÉL ING OF THE INF EA OF NOT GUIL	Y APPOIN' FORMATIC .TY. PREL	TED. ARRAIGN N AND FURTH IMINARY HEAF	- SENTED BY OKL IMENT HELD. IER TIME TO PLE RING CONFEREN DENIED. COURT	AD.
01-12-2011	PROFESSION (PROFESSION EXONERATED Document A	NAL:JUDGE, D D 01/11/2011(\$ Available at Cou	EBORAH), IN TH	IE AMOUN		Realized JDGE, DEBORAH J, POSTED 12/12/2	\$ 10.00 2010,
01-12-2011		- . FILING JAIL F	LOFTIS, ASHLEY DAWN UND FEE(\$ 25.0	66029404	Jan 18 2011 12:51:47:153PM	Realized	\$ 25.00
01-12-2011	CCADMIN25	- K ADMINISTRA	LOFTIS, ASHLEY DAWN ATIVE FEE ON \$	66029405 25 COLLE	Jan 18 2011 12:51:47:153PM CTIONS(\$ 2.50	Realized	\$ 2.50
01-14-2011	ВО		SANDERS, JASON WADE	66037151	Jan 19 2011 3:57:08:927PM	Realized	\$ 10.00
	PROFESSION	AL BOND FOR	SANDERS, JAS	ON WADE	POSTED BY I	INLEY, KAREN	

PROFESSIONAL BOND FOR SANDERS, JASON WADE POSTED BY FINLEY, KAREN (PROFESSIONAL:LEBOEUF, GINA) (POWER NUMBER:46201), IN THE AMOUNT OF \$20,000.00, POSTED 01/13/2011(\$ 10.00)

B Document Available at Court Clerk's Office MICROFILM: REEL 2493 FRAMENUMBER 3976

01-14-2011		-	SANDERS, JASON WADE	66037152	Jan 19 2011 8:43:00:583AM	Realized	\$ 25.00
	BOND INITIAL FIL	ING JAIL I	FUND FEE(\$ 25.0	00)			
01-14-2011	CCADMIN25	-	SANDERS, JASON WADE	66037153	Jan 19 2011 8:43:00:583AM	Realized	\$ 2.50
	COURT CLERK A	DMINISTR	ATIVE FEE ON \$	25 COLLE	CTIONS(\$ 2.50)		
01-21-2011	TCSR	-	SANDERS, JASON WADE	66112475	Jan 26 2011 10:11:56:460AM	-	\$ 0.00
	TEMPORARY CO			RETURN			
	Document Avail MICROFILM: REE			692			
01-21-2011	TCSR	•	LOFTIS, ASHLEY DAWN	66121644	Jan 26 2011 4:22:05:687PM	-	\$ 0.00
	TEMPORARY CO			RETURN			
	Document Avail MICROFILM: REE			55			
02-03-2011	CTFREE	-	LOFTIS, ASHLEY DAWN	66164004	Feb 3 2011 1:44:29:180PM	-	\$ 0.00
	ALCORN: DEF IN HADDOCK. PHC						
02-03-2011	0		LOFTIS, ASHLEY DAWN	66265338	Mar 2 2011 3:01:44:730PM	-	\$ 0.00
	COURT MINUTE (Document Avail MICROFILM: REE	able at Co	urt Clerk's Office	767			
02-11-2011	CTFREE	<u></u>	LOFTIS, ASHLEY DAWN	66245993	Feb 14 2011 1:41:45:187PM	*	\$ 0.00
	ALCORN: DEF IN CONT TO 3-18-20						
03-18-2011	CTFREE	-	LOFTIS, ASHLEY DAWN	66568762	Mar 21 2011 1:37:41:830PM	-	\$ 0.00
	JUDGE DOAK: CO PRESENT BY ADA						
03-18-2011	0		LOFTIS, ASHLEY DAWN	66668216	Mar 30 2011 9:50:53:877AM	-	\$ 0.00
	COURT MINUTE	ORDER FI	LED/JUDGE DO	λK			
	国Document Avail MICROFILM: REE			588			
03-24-2011	CTFREE	•	SANDERS, JASON WADE	66658992	Mar 24 2011 3:40:14:283PM	-	\$ 0.00
	ALCORN; DEFT A BEFORE JUDGE) W/NO ATTY; ST	TATE PRE	SENT; PHC CONT	TO 5-17-11 @	9:00 AM
03-24-2011	0	-	SANDERS, JASON WADE	66723443	Apr 1 2011 8:00:53:64	13AM -	\$ 0.00
	COURT MINUTE	ORDER FI	LED/JUDGE ALC	ORN			

MICROFILM: REEL 2602 FRAMENUMBER 2570

	WHONOI ILW. IN	LLL 2002 1 1	MINICIVOINIDEI (Z	370			
03-25-2011	CTFREE		LOFTIS, ASHLEY DAWN	66691784	Mar 29 2011 9:20:24:920AM	-	\$ 0.00
		NT BY ADA	FOR PHC. DEFT JENNINGS. PHC T AT \$16,000				
03-25-2011	ISCM	-	LOFTIS, ASHLEY DAWN	66692190	Mar 29 2011 9:33:31:950AM	-	\$ 0.00
	ISSUE COMMI	TMENT- BAI	L RESET TO \$16,	,000			
03-25-2011	_	-	LOFTIS, ASHLEY DAWN	66715403	Mar 31 2011 8:05:20:207AM	-	\$ 0.00
	EDocument A		UDGE DOAK ourt Clerk's Office				aland logs of the desired confidence of the
04-19-2011	TCSR	-	LOFTIS, ASHLEY DAWN	66914922	Apr 21 2011 8:06:38:017AM	-	\$ 0.00
	Document A	vailable at Co	NT W/SHERIFF'S ourt Clerk's Office RAMENUMBER 5				
04-22-2011	CTFREE	<u></u>	LOFTIS, ASHLEY DAWN	66964623	Apr 25 2011 2:42:09:737PM	-	\$ 0.00
			FOR PHC. DEFE ADA P. GARRISO				
04-22-2011	0	-	LOFTIS, ASHLEY DAWN	66998861	Apr 27 2011 8:56:26:773AM	-	\$ 0.00
		vailable at Co	UDGE DOAK ourt Clerk's Office RAMENUMBER 4	844			
04-29-2011		_	LOFTIS, ASHLEY DAWN	67079883	May 5 2011 12:17:52:360PM	•	\$ 0.00
	RETURN SUBF	POENA (NO	CHARGE)2			MANUAL TO THE STATE OF THE STAT	
05-17-2011	CTFREE	<u></u>	SANDERS, JASON WADE	67260943	May 19 2011 2:22:54:863PM	-	\$ 0.00
			D W/ATTY JASON E JUDGE ALCOR		TATE PRESEN	TB Y JENNING	S; PLH SET
05-17-2011	EAA	-	SANDERS, JASON WADE	67261219	May 27 2011 2:33:26:407PM		\$ 0.00
		vailable at Co	JASON LOWE ourt Clerk's Office RAMENUMBER 3	639			
05-17-2011	0	-	SANDERS, JASON WADE	67315116	May 25 2011 10:24:04:840AM	•	\$ 0.00
	_	vailable at Co	UDGE ALCORN ourt Clerk's Office	9 04			

05-27-2011					10:18:21:897AM CUSTODY BY K. BRI ON MOTION OF STAT		
		то вот	H DEFENDANTS	S. STATE A	NNOUNCES INTENT		
05-27-2011	DISMISSED	2	SANDERS, JASON WADE	67342170	May 27 2011 10:18:10:647AM	-	\$ 0.00
	D. FRED DOAK , JU	JDGE: CA	SE DISPOSED.	DISMISSE	D.		
05-27-2011	DISMISSED	3	LOFTIS, ASHLEY DAWN	67342175	May 27 2011 10:18:31:517AM	-	\$ 0.00
	D. FRED DOAK , JU	JDGE: CA	SE DISPOSED.	DISMISSE	D.	·rv	
05-27-2011	DISMISSED	3	SANDERS, JASON WADE	67342195	May 27 2011 10:18:42:157AM	-	\$ 0.00
	D. FRED DOAK , JU	JDGE: CA	SE DISPOSED.	DISMISSE	D.		
05-27-2011	DISMISSED	4	LOFTIS, ASHLEY DAWN	67342207	May 27 2011 10:18:50:107AM	_	\$ 0.00
	D. FRED DOAK , JU	JDGE: CA		DISMISSE			
05-27-2011	DISMISSED	5	LOFTIS, ASHLEY DAWN	67342211	May 27 2011 10:19:02:787AM	_	\$ 0.00
	D. FRED DOAK , JU	JDGE: CA		DISMISSE	D.		
05-27-2011	BDXON	_	SANDERS, JASON WADE	67342217	May 27 2011 10:19:23:657AM	-	\$ 0.00
	THE STATUS OF T			ED IN DO	CKET SERIAL #66037	7151 ABOVE I	HAS
	PROFESSIONAL B	OND FOR EBOEUF,	SANDERS, JAS GINA) (POWER	NUMBER	POSTED BY FINLEY 46201), IN THE AMO 2011	(, KAREN DUNT OF	
05-27-2011	RISI	_	LOFTIS, ASHLEY	67342221	May 27 2011	-	\$ 0.00
00-27-2011	RELEASE ISSUED		DAWN	0,0,12221	10:19:34:187AM		Ψ 0.00
05-27-2011			SANDERS, JASON	67395586	Jun 3 2011		\$ 0.00
03-27-2011	COURT MINUTE O	- RDER FIL	WADE ED/JUDGE DOA		10:28:45:213AM		Ψ 0.00
	Document Availa	ble at Cou	rt Clerk's Office			MANA 3	
06-02-2011	ABST	2	SANDERS, JASON WADE	67375494	Jun 2 2011 1:42:32:000AM	I -	\$ 0.00
	ABSTRACT SENT	ΓΟ D.P.S.					
06-02-2011	ABST	1	LOFTIS, ASHLEY DAWN	67375495	Jun 2 2011 1:42:32:000AM	l -	\$ 0.00
	ABSTRACT SENT	ГО D.P.S.		The state of the s		W 4557/	
06-09-2011	ABST			67447983	Jun 13 2011 1:37:23:520PM	-	\$ 0.00

ABSTRACT FAXED FACSSIMILE TO DEPARTMENT OF PUBLIC SAFETY ON <..6/9/2011..>, COUNT=<..CT 1, CT3 , CT4 , CT5 ASHLEY DAWN LOFTIS..> CT 2, CT 3 JASON WADE SANDERS

Document Available at Court Clerk's Office

	MICROFILM: R	EEL 2745 FI	RAMENUMBER 4:	148			
06-09-2011	TEXT	-		67477543	Jun 13 2011 1:36:59:620PM	-	\$ 0.00
	FAX TRANSMIS ATTN: GINA TE ABSTRACTS	SSION SHEI ERRELL FOR	ET (7PAGES) TO (R ASHLEY DAWN	OKLAHON LOFTIS A	IA DEPARTMEN ND JASON WAD	T OF PUBLIC E SANDERS-	SAFETY; AMENDED
06-21-2011	ORSR	-	LOFTIS, ASHLEY DAWN	67580539	Jun 22 2011 2:05:52:133PM	•	\$ 0.00
	ORDER OF RE	LEASE W/S	HERIFF'S RETUR	N			
	Document A	vailable at C	ourt Clerk's Office				Washington Company Company
08-01-2011	MOD&O	-	LOFTIS, ASHLEY DAWN	67939479	Aug 1 2011 1:24:15:743PM	<u>.</u>	\$ 0.00
	MOTION AND O		DISMISS AND TO	RECALL \	WARRANT/COU	NTS 1, 3, 4, 5,	
			ourt Clerk's Office RAMENUMBER 29	912			
09-23-2011	TEXT	-		68460525	Sep 23 2011 8:38:16:833AM	•	\$ 0.00
	ADMINISTRAT	IVELY REAS	SIGNED BY AOC	MIS PER	HELP DESK CO	NTACT HD150	0342
12-08-2011	MOD&O	-	SANDERS, JASON WADE	69399811	Dec 8 2011 2:48:24:947PM	-	\$ 0.00
	MOTION AND O	ORDER TO	DISMISS AND TO	RECALL \	WARRANT/COU	NT 2 AND CO	JNT 3 -
	Document A	vailable at C	ourt Clerk's Office				
Report Generat	ed by The Oklahoma	Court Information	System at December 1	9, 2011 11:27	AM		

End of Transmission.

10



Case#:

CF10106417

IN THE DISTRICT COURT, IN AND FOR OKLAHOMA COL	INTY, STATE OF OKLAHOM	A
State of Oklahoma	PLAINTIFF,	
VS.		FILEDNADAMA COUNTY, OKLA.
AMBER NICOLE MEADE	DEFENDANT.	OCT 1 3 2010
CF-2010-6714	,	PATRICIA PHESLEY, COURT CLERK

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OKLAHOMA, COMES NOW DAVID W. PRATER

THE DULY ELECTED, QUALIFIED AND ACTING DISTRICT ATTORNEY IN AND FOR OKLAHOMA COUNTY, DISTRICT NO. 7, STATE OF OKLAHOMA, AND ON HIS OFFICIAL OATH INFORMS THE DISTRICT COURT THAT

COUNT

1: ON OR ABOUT THE 31ST DAY OF AUGUST, 2010, A.D., THE CRIME OF FORGERY IN THE SECOND DEGREE WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY AMBER NICOLE MEADE, WHO WILLFULLY, KNOWINGLY, AND WITH THE UNLAWFUL INTENT TO INIURE OR DEFRAUD, UTTERED AS TRUE A FORGED INSTRUMENT, SPECIFICALLY: DEFENDANT PRESENTED CHECK NUMBER 7923 TO BE DRAWN ON MUNICIPAL EMPLOYEES CREDIT UNION ACCOUNT, NUMBER ENDING IN 5111, OF R.L. OR BOBBIE COURT IN THE AMOUNT OF ONE HUNDRED SIXTEEN DOLLARS (\$116.00) MADE PAYABLE TO AMBER MEADE, WITH KNOWLEDGE THAT SUCH INSTRUMENT HAD BEEN FORGED, CONTRARY TO THE PROVISIONS OF SECTION 1592 OF TITLE 21 OF THE OKLAHOMA;

COUNT

2: ON OR ABOUT THE 31ST DAY OF AUGUST, 2010, A.D., THE CRIME OF CONCEALING STOLEN PROPERTY WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY AMBER NICOLE MEADE, WHO WILLFULLY AND KNOWINGLY CONCEALED A CHECK FROM BOBBIE COURT, WHICH WAS IN THE POSSESSION AND UNDER THE CONTROL OF BOBBIE COURT, WHILE KNOWING OR HAVING REASONABLE CAUSE TO BELIEVE THAT THE PROPERTY HAD BEEN STOLEN, AND WHICH PROPERTY HAD IN FACT BEEN STOLEN, CONTRARY TO THE PROVISIONS OF SECTION 1713 OF TITLE 21 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA.

DAVID W. PRATER

DISTRICT ATTORNEY, DISTRICT NO. 7 OKLAHOMA COUNTY, OKLAHOMA

ASSISTANT DISTRICT ATTORNEY

INFORMATION

Case#:

CF10106417

I HAVE EXAMINED THE FACTS IN THIS CASE AND RECOMMEND THAT A WARRANT DO ISSUE, (22 O.S.: 231).

DAVID W. PRATER

DISTRICT ATTORNEY, DISTRICT NO. 7 OKLAHOMA COUNTY, OKLAHOMA

ASSISTANT DISTRICT ATTORNEY

NAME OF WITNESSES

BOBBIE COURT 1104 SW 25TH OKLAHOMA CITY, OK 73109 M MCRORIE OKLAHOMA CITY POLICE DEPT 701 N. COLCORD DRIVE OKLAHOMA CITY OK, 73102

ANGELICA VALDEZ 1058 COUNTY 2977 STR BLANCHARD, OK 73010

Report Date and Time: 09/28/2010 16:23

IN THE DISTRICT COURT OF OSTATE OF OKLAHOMA	OKLAHOMA))
Vs.) AFFIDAVIT OF PROBABLE CAUSE
DEFENDANT:)
Meade, Amber DOB 04-12-79 DL OK F082729418 506/135 Blk/Bro	
STATE OF OKLAHOMA)
INSTRUMENT (21-1592), RCSP () SS. Charge: UTTERING A FORGED 21-1713)
COUNTY OF OKLAHOMA)))

I, Det. Matthew McRorie, being first duly sworn upon oath, depose and state as follows;

I am a police officer employed by the City of Oklahoma City, Oklahoma. I am currently assigned to the White Collar Crimes Unit.

On 09-03-10 I was assigned to conduct a follow up investigation into an uttering a forged instrument that occurred at 8812 S. Walker on 08-31-10.

I read the crime incident report completed by Sgt. Mary Vinson. According to the crime incident report, a female tried to cash a check that had been reported stolen (OCPD 10-72855). The female tried to cash the check at the drive through window to teller, Angelica Valdez. The female presented Oklahoma Driver's License number F082729418, in the name of Amber Meade, to the teller to cash the check. Valdez took the check and made a copy of the driver's license. Meade drove off before the checked was cashed.

On 09-03-10 I called the MECU at 8812 S Walker and spoke with the branch manager, Alisha Engles. Engles said she would try to get me a copy of any surveillance footage related to the incident.

On 09-03-10 I called the teller, Angelica Valdez, and left a message on her voicemail to call me back.

On 09-03-10 I went to the Oklahoma City Police Department property room and retrieved the evidence related to the incident. In property are the stolen check and a photo copy of Meade's driver's license. I examined the check. The original payce on

the check had been crossed out and the name Amber Meed was written next to the original payee. The back of the check was endorsed with a signature reading Amber Meed. The check number was 7923 and was written on an account at Municipal Employees Credit Union on an account in the name of R.L. or Bobbie Court.

I looked in police records and found Bobbie Court had made a police report on 08-30-10 under OCPD case number 10-72855. Court said that she had seven bills stolen out of her mailbox.

On 09-03-10 I called Court and asked her if she knew an Amber Meed. Court said she did not know a person by that name and would like to press charges against whoever stole her check.

On 09-07-10 I spoke with Alisha Engles. Engles said that there was video of the transaction but that the quality was so poor that it would not be useful.

On 09-07-10 I spoke with Valdez on the telephone. Valdez said that Meade presented an Oklahoma license with the stolen check. Valdez looked at the picture on the license and confirmed that the person presenting the check was that person. Valdez said the Meade drove off and had to come back to retrieve her license. Valdez said she would be able to identify the person that tried to cash the check.

After completing my investigation, I believe that the above suspect, Amber Meade, is in violation of Title 21, Section 1592.

Subscribed and sworn to before me this

My Commission Expires:



FLERENBAM BUTHOT BRUNT

IN THE DISTRICT COURT OF OKLAHOMA COUNTY
THE STATE OF OKLAHOMA

PATRICIA PREBLEY COURT OLERK

STATE OF OKLAHOMA,

Plaintiff,

No.CF-2010-6714

VS.

Amber Nicole Meade Defendant.

DOB: 04-12-79

SS#:xxx-xx-4665

JUDGMENT AND SENTENCE

Now, on this 09th, day of June, 2011, this matter comes on before the undersigned Judge, for sentencing and the Defendant, Amber Nicole Meade, appears personally and by Attorney Tim Wilson the State of Oklahoma represented by Peter Haddock, and the Defendant, having previously:

(x) Entered a plea of guilty to/of the crime(s) of:

Count 1: Forg II Count 2: CSP Statutory Reference 21 O.S. 1592 21 O.S. 1713

(X) The defendant has previously been convicted of 1 felony crimes and the sentence has not been enhanced in accordance with the provisions set forth in 21 O.S. 51; and,

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED by the Court that the Defendant, Amber Nicole Meade is guilty of the above described offenses and is sentenced as follows:

TERM OF IMPRISONMENT

COUNT SENTENCED TO A TERM OF

1

2 years to do

2

2 years to do

under the custody and control of:

(X) Oklahoma Department of Corrections; Credit for time served.

These term(s) to be served concurrently. With CF-11-1451

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED BY THE COURT that in addition to the preceding terms, the Defendant is also sentenced to:

COSTS, VCA, RESTITUTION

(X) The defendant shall pay costs, fees, and restitution in accordance with the schedule attached as Exhibit A.

HEARING ON ABILITY TO PAY AFTER INCARCERATION

The defendant shall report to the District Court of Oklahoma County within ONE day of release for a hearing on the defendant's ability to pay fines and costs pursuant to Section VIII of the Rules of the Court of Criminal Appeals, 22 O.S., Ch. 18, App.

IT IS FURTHER ORDERED that judgment is hereby entered against the Defendant as to the fines, costs and assessments set forth above.

The Court further advised the Defendant that, in the event the above sentence is for a crime involving domestic violence where the Defendant is or was a spouse, intimate partner, parent, or guardian of the victim or is or was involved in another similar relationship with the victim, it may be unlawful for him or her to possess, purchase, receive, transport or ship a firearm including a rifle, pistol or revolver or ammunition pursuant to federal law under 18 U.S.C. Section 992(q)(8) or (9), or state law, or both,

The Court further advised the Defendant of his/her rights and procedure to appeal to the Court of Criminal Appeals of the State of Oklahoma, and that if he/she desired to appeal and was unable to afford counsel and a transcript of the proceedings, that the same would be furnished by the State subject to reimbursement of the cost of representation in accordance with Sec. 1355.14 of Title 22.

In the event the above sentence is for incarceration in the Department of Corrections, the Sheriff of Oklahoma County, Oklahoma, is ordered and directed to deliver the Defendant to the Lexington Assessment and Reception Center at Lexington, Oklahoma, and leave therewith a copy of this Judgment and Sentence to serve as warrant and authority for the imprisonment of the Defendant as provided herein. A second copy of this Judgment and Sentence to be warrant and authority of the Sheriff for the transportation and imprisonment of the Defendant as herein before provided. The Sheriff to make due return to the Clerk of this Court, with his proceedings endorsed thereon.

Witness my hand the day and year first above mentioned.

(SEAL)

JUDGE OF THE DISTRICT COURT

ourt Clerk

Deputy Clerk

ATTEST:



Case#;

CF11101443

IN THE DISTRICT COURT, IN AND FOR OKLAHOMA COUNTY, STATE OF OKLAHOMA CF-2011-1451 State of Oklahoma PLAINTIFF. INFORMATION VS. AMBER N MEADE FILED IN THE DISTRICT COURT OKLAHOMA COUNTY, OKLA, AKA: AMBER MEADE, AMBER NICOLE MEADE, AMBER NICOLE BUSBEE, MAR 1 5 2011 ZABRINA G MCCLELLANO, ZABRINA G MCCLELLANO, PATRICIA PRESLEY, COURT CLERK AMANDA DIONNE JONES, AMANDA DIONNE JONES, ROBERT DALE LOTTON CF-2011-1451

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF OKLAHOMA, COMES NOW DAVID W. PRATER DAVID W. PRATER
THE DULY ELECTED, QUALIFIED AND ACTING DISTRICT ATTORNEY IN AND FOR OKLAHOMA COUNTY, DISTRICT NO. 7, STATE OF OKLAHOMA, AND ON HIS OFFICIAL OATH INFORMS THE DISTRICT COURT THAT

COUNT

1: ON OR ABOUT THE 9TH DAY OF MARCH, 2011, A.D., THE CRIME OF UNAUTHORIZED USE OF A VEHICLE WAS FELONIOUSLY COMMITTED IN OKLAHOMA COUNTY, OKLAHOMA, BY AMBER N MEADE AND ROBERT DALE LOTTON, WHO ACTING CONJOINTLY, WILLFULLY, KNOWINGLY, AND WITH THE INTENT TO DEPRIVE THE OWNER THEREOF, USED A VEHICLE, SPECIFICALLY: A 1999 MERCURY, BEARING VEHICLE IDENTIFICATION NUMBER ENDING IN 690172, WHICH WAS THEN OWNED BY MARK LONG, WHILE NOT BEING ENTITLED TO POSSESSION OF THE VEHICLE AND WITHOUT THE CONSENT OF MARK LONG, CONTRARY TO THE PROVISIONS OF SECTION 4-102 OF TITLE 47 OF THE OKLAHOMA STATUTES, AND AGAINST THE PEACE AND DIGNITY OF THE STATE OF OKLAHOMA

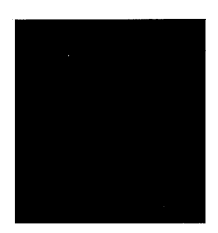
DEFENDANTS.

DAVID W. PRATER

DISTRICT ATTORNEY, DISTRICT NO. 7 OKLAHOMA COUNTY, OKLAHOMA

ASSISTANT DISTRICT ATTORNEY

Report Date and Time: 03/15/2011 10:11



INFORMATION

Case#:

CF11101443

I HAVE EXAMINED THE FACTS IN THIS CASE AND RECOMMEND THAT A WARRANT DO ISSUE, (22 O.S.: 231).

DAVID W. PRATER

DISTRICT ATTORNEY, DISTRICT NO. 7

ркг<u>ан</u>ома социту, оксанома

ASSISTANT DISTRICT ATTORNEY

NAME OF WITNESSES

T CAMPBELL OKLAHOMA CITY POLICE DEPT 701 N. COLCORD DRIVE OKLAHOMA CITY OK, 73102

C DAMON OKLAHOMA CITY POLICE DEPT 701 N. COLCORD DRIVE OKLAHOMA CITY OK, 73102

MARK ALLEN LONG 2320 W I-240 SERVICE RD APT 151 OKLAHOMA CITY, OK 73159

B WYANT OKLAHOMA CITY POLICE DEPT 701 N. COLCORD DRIVE OKLAHOMA CITY OK, 73102

OKLAHOMA COUNTY COURT CLERK 320 ROBERT S. KERR OKLAHOMA CITY, OK 73102

BY

J ELLIOTT OKLAHOMA CITY POLICE DEPT 701 N. COLCORD DRIVE OKLAHOMA CITY OK, 73102

FINGERPRINT TECH OKLAHOMA COUNTY SHERIFF 201 N. SHARTEL OKLAHOMA CITY OK, 73102

Report Date and Time: 03/15/2011 10:11

PAGE 2	TATE OF THE CAME OF THE	
PA448.2	INFORMATION	CF-11101443
114347 %	ALIA CANDIA EL LOTI	Cr-11101743

I, THE UNDERSIGNED DISTRICT ATTORNEY OF THE SEVENTH JUDICIAL DISTRICT, OKLAHOMA COUNTY, STATE OF OKLAHOMA, DO UPON MY OFFICIAL OATH, FURTHER GIVE THE SAID COURT TO KNOW AND BE INFORMED THAT THE OFFENSE OF

UNAUTHORIZED USE OF A VEHICLE

AS CHARGED IN THE WITHIN INFORMATION WAS COMMITTED BY THE DEFENDANT $AMBER\ N\ MEADE$, NAMED THEREIN, AFTER HAVING BEEN CONVICTED OF THE FOLLOWING CRIMES PUNISHABLE BY IMPRISONMENT.

FORGERY IN THE SECOND DEGREE ON THE 8^{TH} DAY OF JULY, 2004, IN THE DISTRICT COURT OF OKLAHOMA COUNTY, STATE OF OKLAHOMA, THE SAME BEING DISTRICT COURT CASE NUMBER CF-2004-3077.

DAVID W. PRATER DISTRICT ATTORNEY

BY: Awister Co:

PAGE 2 INFORMATION CF-11101443

I, THE UNDERSIGNED DISTRICT ATTORNEY OF THE SEVENTH JUDICIAL DISTRICT, OKLAHOMA COUNTY, STATE OF OKLAHOMA, DO UPON MY OFFICIAL OATH, FURTHER GIVE THE SAID COURT TO KNOW AND BE INFORMED THAT THE OFFENSE OF

UNAUTHORIZED USE OF A VEHICLE

AS CHARGED IN THE WITHIN INFORMATION WAS COMMITTED BY THE DEFENDANT ROBERT DALE LOTTON, NAMED THEREIN, AFTER HAVING BEEN CONVICTED OF THE FOLLOWING CRIMES PUNISHABLE BY IMPRISONMENT.

UNAUTHORIZED USE OF A VEHICLE ON THE 29^{TH} DAY OF JULY, 2005, IN THE DISTRICT COURT OF OKLAHOMA COUNTY, STATE OF OKLAHOMA, THE SAME BEING DISTRICT COURT CASE NUMBER CF-2004-6526.

COUNT 1: POSSESSION OF A FIREARM, AFTER FORMER CONVICTION OF A FELONY, ON THE 14TH DAY OF MARCH, 2003, IN THE DISTRICT COURT OF OKLAHOMA COUNTY, STATE OF OKLAHOMA, THE SAME BEING DISTRICT COURT CASE NUMBER CF-2002-6842.

COUNT 2: POSSESSION OF A SAWED-OFF SHOTGUN ON THE 14TH DAY OF MARCH, 2003, IN THE DISTRICT COURT OF OKLAHOMA COUNTY, STATE OF OKLAHOMA, THE SAME BEING DISTRICT COURT CASE NUMBER CF-2002-6842.

> DAVID W. PRATER DISTRICTATTORNEY

> > ASSISTANT DISTRICT ATTORNEY

Case 5:11-cr-00236-HE Document 43-1 Filed 12/20/11 Page 21 of 33

Probable Cause Affidavit

Arrested Person		County:	OK
Last Name: MEADE	First:	AMBER	MI:
DOB: 4/12/79 SS#: 557-81-4	4665	Arrest Date:_	3/9/11
Case #: 11-17148 Rela	ited Case #:		
Offense (Warrantless arrest for State Felony o	ог misdemeanor o	charge)	
UUMV AFCF 47-4.102			
Synopsis of arrest to include all elements of	the charged er	lme:	
ON 2/9/11 AT APPROXIMATELY 0240 OFFIC GRAND MARQUIS AT SW. 68 AND MAY IN CAPPROXIMATELY 0330 I OBSERVED A VEHMAT AT 700 SW. 59. I OBSERVED AR-LOTT SHORT TIME LATER AR-MEADE DROVE THE STOPPED ON TRAFFIC AT SW. 59 AND WE CAR REPORTED EARLIER. BOTH AR-LOTT AND BOTH AGREED TO SPEAK WITH OFFICE FROM THE SEVEN ELEVEN AND AR-LOTTCH HOUR AND A HALF EARLIER WHICH WOUL STOLEN. AR-LOTTON HAS NUMEROUS PETHE LAST BEING IN 2002 IN OKLAHOMA CO	OKLAHOMA CO HICLE MATCHIN FON REMOVING HE CAR AWAY P STERN WHEN FON AND AR-MI CERS. AR-MEA DN SAID AR-MEA LD HAVE BEEN REVIOS FEI ON	ÜNTY IN OKLAHOMA CIT IG THAT DESCRIPTION A ITEMS FROM THE TRU FROM THE LAUNDRY MA THE CAR WAS CONFIRM EADE WERE READ THE I ADE SAID AR-LOTTON ST ADE PICKED HIM UP DR 30 MINUTES BEFORE TH	TY. AT AT THE LAUNDRY NK OF THE CAR. A AT AND WAS HED AS THE STOLEN MIRANDA WARNING FOLE THE CAR LIVING THE CAR AN HE CAR WAS
I swear the above information is true and corre		my knowledge and belief.	
	Commissio		
State of Oklahoma)) SS. County of OK)			
Subscribed and sworn to me the state of the concern	day of MG MG nos	(ch. 20 11.	
I have reviewed the above information and beli	eve the necessar	v elements exist for an arn	est hased on probable
cause.		Commission #: 1/05	
This court having conducted a probable caus without a warrant finds:	se determinatio	n for the above named pe	erson's arrest
Probable cause for the person's arres Arraignment before a Magistrate is o	it existed at the ordered	time of the arrest.	·
Probable cause for the person's arrest person is ordered released from custo	st did NOT exist ody immediately	t at the time of the arrest y.	. The
Done this day of	, 20,	at m.	
	Judge	of the District Court	

Probable Cause Affidavit

Arrested Person	i *	in the second second	County:	ОК
Last Name:	LOTTON	First:	ROBERT	MI: DALE
DOB: 2/16/79) SS#:	546-57-5028	Arrest Date:_	3/9/11
Case #: 11-1	17148	Related Case #:		
Offense (Warsant) UUMV (AFCF 47-4		nte Felony or misdemeanor	charge)	
ON 2/9/11 AT APP GRAND MARQUIS APPROXIMATELY MAT AT 700 SW. SHORT TIME LAT STOPPED ON TR CAR REPORTED AND BOTH AGRE FROM THE SEVE HOUR AND A HAI STOLEN. AR-LOT THE LAST BEING	PROXIMATELY S AT SW. 68 AN 70330 I OBSER 59. I OBSERVE ER AR-MEADE AFFIC AT SW. 5 EARLIER. BOT ED TO SPEAK N ELEVEN AND IF EARLIER WITTON HAS NUM IN 2002 IN OKL	ID MAY IN OKLAHOMA COVED A VEHICLE MATCHIED AR-LOTTON REMOVINDROVE THE CAR AWAY SO AND WESTERN WHEN WITH OFFICERS. AR-MED AR-LOTTON SAID AR-MICH WOULD HAVE BEEN BEROUS PREVIOS FELON LAHOMA COUNTY.	ED A CALL OF A STOLEN DUNTY IN OKLAHOMA CIT NG THAT DESCRIPTION A GITEMS FROM THE TRUIFROM THE LAUNDRY MA THE CAR WAS CONFIRM MEADE WERE READ THE I ADE SAID AR-LOTTON STEADE PICKED HIM UP DR I 30 MINUTES BEFORE THE IY CONVICTIONS TO INCI	TY. AT AT THE LAUNDRY NK OF THE CAR. A AT AND WAS IED AS THE STOLEN MIRANDA WARNING FOLE THE CAR IVING THE CAR AN IE CAR WAS
£			f my knowledge and belief.	
Officer: State of Oklahom County of Subscribed and sw	OK)	ss.	on #:_/6,35 vch, 20 11.	
My Commission E I have reviewed the cause. Supervisor:	above informa	Nota	ry Public ary elements exist for an arr Commission #://C5	est based on probable
This court having without a warrant		obable cause determinati	on for the above named p	erson's arrest
Arraignm Probable o	ent before a Ma cause for the pe	rson's arrest existed at th agistrate is ordered rson's arrest did NOT ex d from custody immediate	ist at the time of the arres	t. The
Done this	day of	, 20	, at m.	
		Judg	e of the District Court	

Case_5:11-cr-00236-HE Filed 12/20/11

THE BUILDING THE BUILDING SOLUTION

JUN 1 4 2011

N THE DISTRICT COURT OF OKLAHOMA	PATRICIA PRE	SLAY, COURT-CLERI
N THE DISTRICT COURT OF OKLAHOMA	COUNTY	Land -
THE STATE OF OKLAHOMA	Sienaria,	

STATE OF OKLAHOMA,	
Plaintiff,	!) No.CF-2011-1451
vs.	, , , , , , , , , , , , , , , , , , , ,
Amber Nicole Meade Defendant.	, ,

DOB: 04-12-79

SS#:xxx-xx-4665

JUDGMENT AND SENTENCE

Now, on this 09th, day of June, 2011, this matter comes on before the undersigned Judge, for sentencing and the Defendant, Amber Nicole Meade, appears personally and by Attorney Tim Wilson the State of Oklahoma represented by Peter Haddock, and the Defendant, having previously:

(x) Entered a plea of guilty to/of the crime(s) of:

Count 1: UUMV

Statutory Reference 47 O.S. 4-102

The defendant has previously been convicted of 1 felony crimes and the sentence has not been (X) enhanced in accordance with the provisions set forth in 21 O.S. 51; and,

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED by the Court that the Defendant, Amber Nicole Meade is guilty of the above described offenses and is sentenced as follows:

TERM OF IMPRISONMENT

COUNT SENTENCED TO A TERM OF 2 years to do

under the custody and control of:

(X) Oklahoma Department of Corrections; Credit for time served.

These term(s) to be served concurrently. With CF-10-6714

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED BY THE COURT that in addition to the preceding terms, the Defendant is also sentenced to:

COSTS, VCA, RESTITUTION

(x) The Gelegicant shall pay 200 ts Fees, and we should of an accordance which and accordance with the Page 24 of 33 schedule attached as Exhibit A.

ATTORNEY FEES

(X) The defendant shall pay a court appointed attorney fee in the amount of \$175.00 INSTANTER

HEARING ON ABILITY TO PAY AFTER INCARCERATION

(X) The defendant shall report to the District Court of Oklahoma County within ONE day of release for a hearing on the defendant's ability to pay fines and costs pursuant to Section VIII of the Rules of the Court of Criminal Appeals, 22 O.S., Ch. 18, App.

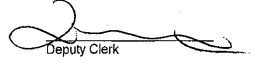
IT IS FURTHER ORDERED that judgment is hereby entered against the Defendant as to the fines, costs and assessments set forth above.

The Court further advised the Defendant that, in the event the above sentence is for a crime involving domestic violence where the Defendant is or was a spouse, intimate partner, parent, or guardian of the victim or is or was involved in another similar relationship with the victim, it may be unlawful for him or her to possess, purchase, receive, transport or ship a firearm including a rifle, pistol or revolver or ammunition pursuant to federal law under 18 U.S.C. Section 992(g)(8) or (9), or state law, or both.

The Court further advised the Defendant of his/her rights and procedure to appeal to the Court of Criminal Appeals of the State of Oklahoma, and that if he/she desired to appeal and was unable to afford counsel and a transcript of the proceedings, that the same would be furnished by the State subject to reimbursement of the cost of representation in accordance with Sec. 1355.14 of Title 22.

In the event the above sentence is for incarceration in the Department of Corrections, the Sheriff of Oklahoma County, Oklahoma, is ordered and directed to deliver the Defendant to the Lexington Assessment and Reception Center at Lexington, Oklahoma, and leave therewith a copy of this Judgment and Sentence to serve as warrant and authority for the imprisonment of the Defendant as provided herein. A second copy of this Judgment and Sentence to be warrant and authority of the Sheriff for the transportation and imprisonment of the Defendant as herein before provided. The Sheriff to make due return to the Clerk of this Court, with his proceedings endorsed thereon.

	Witness my hand the day and year first above mentioned.
(SEAL)	STEPHEN ALCORN JUDGE OF THE DISTRICT COURT
ATTEST:	Court Clerk



CLERK'S CERTIFICATION OF COPIES

	be true, correct, full and complete	Oklahoma County, State of Oklahoma, do hereby e copy of the original Judgment and Sentence in the east the same appears of record in my office.
WITNESS my hand ar	nd official seal this day of	, 2011.
(SEAL)	<u> </u>	
Ву:	Court Clerk	
	Deputy Court Clerk	
	SHERIFF'S	<u>RETURN</u>
Defendant to the Warde	en of the Lexington Assessment and 1. I also certify the above prisone	, 2011, and executed it by delivering the and Reception Center at Lexington, Oklahoma, on the r has served days in the County Jail on the
Sheriff Deputy Sheriff		

District Judge for the Defendant Deputy Court Clark YELLOW: DISTRICT ATTORNEY PINK: DEPARTMENT OF CORRECTIONS **GOLD: DEFENDANT** WHITE: COURT **GREEN: COST ADMINISTRATOR**

- EXHIBIT A -

AO 254B (REV. 9/2011) Judgment in a Criminal Case Sheet 1

United States District Court Western District Of Oklahoma

	UNITED STATES OF AMERICA	JUD	GMENT IN A C	CRIMINAL CASE
	v.	Case	Number: CR. 11-207	-001-R
	AMBER NICOLE MEADE	USM	Number: 52929-008	
			I Antonio Lacy	
THE D	DEFENDANT:	Defen	dant's Attorney	
\boxtimes	pleaded guilty to count(s) one (1) of the Indictment			,
	pleaded nolo contendere to count(s)			
	was found guilty on count(s)			
The def	fendant is adjudicated guilty of these offenses:	•		
Title &	Section Nature of Offense		Offense Ended	Count
18:371	Conspiracy to commit offense or d States; a Class D felony	efraud United	April 2011	1
Senteno	The defendant is sentenced as provided in pages 2 toing Reform Act of 1984. The defendant has been found not guilty on count(s)	-		
\boxtimes	Count(s) $2.3 \& 4$ \Box is			
	It is further ordered that the defendant must notify the esidence, or mailing address until all fines, restitution, to pay restitution, the defendant must notify the estances.	costs, and specia	al assessments impose	ed by this judgment are fully paid. If
			December 15, 2011 of Imposition of Judg	ment
			December 15, 2011 Signed	
		D	girel &	Rusself

DAVID L. RUSSELL

UNITED STATES DISTRICT JUDGE

AO 245B (Rev. 9/2011) Judgement in a Criminal Case: Sheet 2 - Imprisonment						
DEFENDANT: MEADE, Amber Nicole CASE NUMBER: CR. 11-207-001-R		Judgment-	Page _	2	of	7
IMI	PRISONMENT					
The defendant is hereby committed to the custody of the Unitermonths on Count 1 of the Indictment and to run concurrently				otal tern	n of fort	y-six(46)
☐ The court makes the following recommendations to the Bu	ıreau of Prisons:					
It is recommended that the defendant participate in the recommended that the defendant participate in the Innestaff in accordance with the requirements of the Innestaff.	nate Financial Responsibilit	y Program at a	e incarce rate dete	rated. I	t is also by BOP	•
☑ The defendant is remanded to the custody of the United St	ates Marshal.					
☐ The defendant shall surrender to the United States Marsha ☐ by 12:00 noon on ☐ as notified by the United States marshal.						
☐ The defendant shall surrender for service of sentence at the ☐ by 12:00 noon on ☐ as notified by the United States Marshal. ☐ as notified by the Probation or Pretrial Services Company of the Probation of		the Bureau o	f Prisons	:		
1	RETURN					
I have executed this judgment as follows:						
Defendant delivered onto						at
		, with a c	ertified (copy of	f this ju	ıdgment.
	United	States Mars	hal			
	By					
	Deni	atv Marshal				

Case 5:11-cr-00207-R Document 55 Filed 12/15/11 Page 3 of 7

AO 245B (Rev. 9/2011) Judgment in a Criminal Case: Sheet 3 - Supervised Release

DEEENDANT: MEADE Amber Nicole

Judgment—Page 3 of 7

DEFENDANT: MEADE, Amber Nicole CASE NUMBER: CR. 11-207-001-R

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of three (3) years on Count 1 of the Indictment.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check if applicable.)
- The defendant shall not possess a firearm, destructive device, or any other dangerous weapon. (Check, if applicable.)
- The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
- The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)
- The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) The defendant shall report to the probation officer in a manner and frequency directed by the Court or Probation Officer.
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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AO 245B (Rev. 9/2011) Judgment in a Criminal Case: Sheet 3A — Supervised Release

	Judgment—Page 4 of 7
	FENDANT: MEADE, Amber Nicole SE NUMBER: CR. 11-207-001-R
	ADDITIONAL SUPERVISED RELEASE TERMS
	The defendant shall participate in a program of substance abuse aftercare at the direction of the probation officer to include urine breath, or sweat patch testing; and outpatient and/or residential treatment. The defendant shall totally abstain from the use of alcohol or any other intoxicants both during and after completion of any treatment program. The defendant shall not frequent bars, clubs, or other establishments where alcohol is the main business. The defendant may be required to contribute to the cost of services rendered (co-payment) in an amount to be determined by the probation officer, based on the defendant's ability to pay.
×	The defendant shall participate in a program of mental health aftercare at the direction of the probation officer. The defendant may be required to contribute to the cost of services rendered (co-payment) in an amount to be determined by the probation officer, based on the defendant's ability to pay.
	shall participate in the home confinement program for a period of days. During this time the defendant shall remain at his/her place of residence except for employment and other activities approved in advance by the probation officer. The defendant shall maintain a telephone at his/her place of residence without call forwarding, modem, caller ID, answering machine, call waiting or portable cordless telephone for the above period. At the direction of the probation officer, the defendant shall wear an electronic monitoring device and follow electronic monitoring procedures specified by the probation officer. The defendant shall promptly pay \$3.47 per day directly to the monitoring company for each day he/she is in the home confinement program as directed by the probation officer. In the event the defendant is unable to pay the full daily rate, he/she may be required to contribute to the monitoring costs in an amount to be determined by the probation officer, based on the defendant's ability to pay.
	The defendant shall complete hours of community service during the first year of supervised release at the direction of the probation officer.
	The defendant is not deemed a candidate for community service.
×	The defendant must submit to a search of his person, property, or any automobile under his control to be conducted in a reasonable manner and at a reasonable time, for the purpose of detecting fraudulently obtained or counterfeit access devices, financial instruments, fraudulently obtained property or other evidence of fraud-related activity at the direction of the probation officer upon reasonable suspicion. Further, the defendant must inform any residents that the premises may be subject to a search
Ø	The defendant shall not make application for any loan or enter into any credit arrangement without first consulting with the probation officer.
X	The defendant shall disclose all assets and liabilities to the probation officer. The defendant shall not transfer, sell, give away or otherwise convey any asset, without first consulting with the probation officer.
X	If the defendant maintains interest in any business or enterprise, the defendant shall, upon request, surrender and/or make available for review, any and all documents and records of said business or enterprise to the probation officer.
\boxtimes	The defendant shall, upon request of the probation officer, authorize release of any and all financial information, to include income records, income tax records, and social security records, by execution of a release of financial information form, or by any other appropriate means.
×	the defendant shall notify the court and the Attorney General of any material change in economic circumstances that might affect the defendant's ability to pay a fine and/or restitution.
	The defendant shall submit to a sex offender mental health assessment and a program of sex offender mental health treatment as directed by the U.S. probation officer, until such time as the defendant is released from the program by the probation officer. This assessment and treatment may include the plethsmography and polygraph to assist in planning and case monitoring. The defendant may be required to contribute to the cost of services rendered (co-payment) in an amount to be determined by the probation officer, based on the defendant's ability to pay. Any refusal to submit to such assessment or tests as scheduled is a violation of the conditions of supervision.

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AO 245B (Rev. 9/2011) Judgment in a Criminal Case: Sheet 5 - Criminal Monetary Penalties Judgment-Page DEFENDANT: MEADE, Amber Nicole CASE NUMBER; CR. 11-207-001-R CRIMINAL MONETARY PENALTIES The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6. Restitution Assessment Fine \$-0-\$32,142.99 TOTALS: \$100.00 The determination of restitution is deferred until ______. An Amended Judgment in a Criminal Case (AO245C) will be entered after such determination. The defendant shall make restitution (including community restitution) to the following payees in the amount listed below. If the defendant makes a partial payment, each payee shall receive an approximately proportioned payment, unless specified otherwise in the priority order or percentage payment column below. However, pursuant to 18 U.S.C. § 3664(i), all nonfederal victims must be paid before the United States is paid. **Priority or Percentage** Name of Payee Total Loss* **Restitution Ordered** Arvest Bank \$2,292.36 200 E. Main Norman, Oklahoma 73069 Bank of Oklahoma \$7,107,49 P. O. Box 2300 Tulsa, Oklahoma 74192 F&M Bank \$ 211.41 1100 Surrey Hills Blvd. Yukon, Oklahoma 73099 **TOTALS** Restitution amount ordered pursuant to plea agreement \$___ The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g). \boxtimes The court determined that the defendant does not have the ability to pay interest, and it is ordered that: the interest requirement is waived for the \square fine \bowtie restitution. \square the interest requirement for the \square fine \square restitution is modified as follows:

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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AO 245B (Rev. 9/2011) Judgment in a Criminal Case: Sheet 5B — Criminal Monetary Penalties

DEFENDANT: MEADE, Amber Nicole CASE NUMBER: CR.11-207-001-R

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ADDITIONAL RESTITUTION PAYEES

Name of Payee Union Bank 4921 N. May Avenue Oklahoma City, Oklahoma 73112	Total Loss*	Restitution Ordered \$ 790.12	Priority or <u>Percentage</u>
Walgreens 200 Wilmont Road Deerfield, Illinois 60015		\$ 474.79	
BancFirst P. O. Box 26788 Oklahoma City, Oklahoma 73126		\$7,296.07	
Bank of the West 3600 N. W. 130th Oklahoma City, Oklahoma 73134	ì	\$ 712.55	
MidFirst Bank 501 N. W. Grand Blvd. Oklahoma City, Oklahoma 73118		\$2,742.45	
Telecheck 5251 Westheimer Houston, Texas 77056		\$6,181.10	
Advance Auto 1509 N. Harrison Street Shawnee, Oklahoma 74804		\$ 410.54	
Bank of America 211 N. Robinson Oklahoma City, Oklahoma 73102		\$ 566,78	
Intrust 105 N. Main Wichita, Kansas 67202		\$1,319.10	
Atwoods 1719 Southwest 24th Norman, Oklahoma 73072		\$1,515.49	
Hobby Lobby 7707 SW 44 th Oklahoma City, OK 73179		\$ 222.24	
Braums 3000 N.E. 63 rd Street Oklahoma City, Oklahoma 73121		\$ 34.78	
Certegy PO Box 30296 Tampa, FL 33630		\$ 265.72	

^{*}Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for the offenses committed on or after September 13, 1994, but before April 23, 1996.

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AO245B (Rev. 9/2011) Judgment in a Criminal Case Sheet 6 – Schedule of Payments

DEFENDANT: MEADE, Amber Nicole CASE NUMBER: CR. 11-207-001-R

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SCHEDULE OF PAYMENTS

Havii	ng assessed the defendant's ability to pay, payment of the total criminal monetary penalties shall be due as follows:
A	Lump sum payment of \$100.00 special assessment fee and \$32,142.99 restitution due immediately, balance due not later than, or in accordance with, or F below; or
В	☐ Payment to begin immediately (may be combined with ☐ C, ☐ D, ☐ F below); or
C	☐ Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g.,
ъ	months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
D	Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
E	Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F	Special instructions regarding the payment of criminal monetary penalties:
	If restitution is not paid in full at the time of release from confinement, the defendant shall make payments the greater of \$200 per month or not less than 10% of the defendant's gross monthly income as directed by the probation officer. Payments are to commence not later than 30 days after release from confinement. Payments shall be forwarded to the U.S. Court Clerk for distribution to the victim(s).
durin	ss the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due g imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate acial Responsibility Program, are made to the clerk of the court.
	lefendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
Ø	Joint and Several with Gary Lynn Mitchell, CR. 11-207-002-R in the amount of \$32,142.99 Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, and corresponding payee, if appropriate.
	The defendant shall pay the cost of prosecution.
	The defendant shall pay the following court cost(s):
	The defendant shall forfeit the defendant's interest in the following property to the United States:

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine

interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

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